

IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR
OKEECHOBEE COUNTY. CIVIL DIVISION.

CASE NO. 2008 CA 172

In the Interest of
KAREN WEBER,

MARTHA TATRO,

Petitioner,

vs.

RAYMOND WEBER,

Respondent.

ANSWER TO VERIFIED PETITION TO
DECLARE KAREN WEBER COMPETENT
AND OTHER RELATED RELIEF BY THE
RESPONDENT, RAYMOND WEBER

COMES NOW the Respondent, RAYMOND WEBER, by and through undersigned attorney, and files his Answer to the Verified Petition to Declare Karen Weber Competent and Other Related Relief, as follows:

1. The Respondent, RAYMOND WEBER, is the Husband of Karen Weber.
2. The Husband, RAYMOND WEBER, understands from the Court's Order to Establish Files, that the Petitioner, MARTHA M. TATRO, was directed to open a court file for the determination of capacity, and to pay the appropriate filing fee therefor; and further that Petitioner, MARTHA M. TATRO, was directed to open a court file for the appointment of a guardian, and to pay the appropriate filing fee therefor. So far as the Husband is aware,

no such files have yet been opened.

3. The Husband, RAYMOND WEBER, admits the allegations contained in paragraphs 1., 2., 3., 4., 6., 7., 8., 9., 10., 11., 12., 13., 14., 15., 16., 17., 18., 19., 20., 21., 23., 27., 28., 29., 30., 33., 34., 35., 36., 37., 38., 40., 43., 44., 55., 58., 59. and 60. of the Verified Petition filed herein.

4. The Husband, RAYMOND WEBER, denies the allegations contained in paragraphs 5., 31., 41., 42., 47., 48., 50., 51., 52., 53., 57., 61., 62., 63., 64., 65., 66., 67., 68. and 69. of the Verified Petition filed herein.

5. The Husband, RAYMOND WEBER, is without knowledge of the allegations contained in paragraphs 24., 25., 26., 32., 39., 45., 46., 49., 54. and 56. of the Verified Petition filed herein.

WHEREFORE, the Husband, RAYMOND WEBER, respectfully moves the Court to terminate the temporary injunction, determine that KAREN WEBER, is not competent to make decisions for herself, that she is not capable of understanding the world around her, that she in maintained alive solely by reason of extraordinary medical treatment which she would not want to have continued, and to authorize the Husband to transfer KAREN WEBER to hospice and to there terminate her extraordinary life support procedures.

I HEREBY SWEAR OR AFFIRM that the facts set forth above are true and correct to the best of my knowledge, information and belief.

Dated April 25, 2008



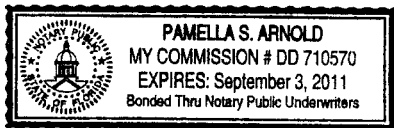
RAYMOND WEBER

STATE OF FLORIDA

COUNTY OF OKEECHOBEE

BEFORE ME, the undersigned authority, personally appeared RAYMOND WEBER,
 who is personally known to me or who has produced FL DL as
identification, and who did / did not take an oath, to me known to be the person described
in and who executed the above and foregoing Answer and he acknowledged before me that
he executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the 25th day of
April, 2008.



Pamella S. Arnold

NOTARY PUBLIC

NAME: Pamella S. Arnold

State of Florida, at Large

My Commission Expires:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the above and foregoing has been
furnished to JOSEPH RODOWICZ, JR., ESQUIRE, The Law Firm of Joseph Rodowicz, LLC,
attorneys for Petitioner, 13730 Whispering Lakes Lane, Palm Beach Gardens, FL 33418-1411,
by mail this the 25th day of April, 2008.

COLIN M. CAMERON, ESQ., P.A.

Attorneys for Husband

200 N.E. Fourth Avenue

Okeechobee, Florida 34972-2981

Telephone (863) 763-8600

By [Signature]

COLIN M. CAMERON, ESQUIRE

Florida Bar Number 270441

S:\ET&G\Guardianship-Weber, Karen-Weber - ANS.wpd